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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/805,824	03/22/2004	Tieyu Zheng	111079-135672	1482
59796 INTEL CORPO	7590 03/29/2007 DP A TION		EXAMINER	
c/o INTELLEV	ATE, LLC		GOLUB, MARCIA A	
P.O. BOX 5205 MINNEAPOLIS			ART UNIT	PAPER NUMBER
·	70, 1111 00 102		2828	
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SHORTENED STATUTORY PERIOD OF RESPONSE		MAIL DATE	DELIVERY MODE	
3 MONTHS		. 03/29/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		CH
	Application No.	Applicant(s)
	10/805,824	ZHENG, TIEYU
Office Action Summary	Examiner	Art Unit
·	Marcia A. Golub	2828
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	vith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory perions - Failure to reply within the set or extended period for reply will, by state that the period for reply will, by state that the period for reply will, by state that the material patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUN 1.136(a). In no event, however, may a od will apply and will expire SIX (6) MO tute, cause the application to become A	IICATION. a reply be timely filed ONTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 20	January 2007.	
2a) This action is FINAL . 2b) ⊠ T	his action is non-final.	
3) Since this application is in condition for allow	vance except for formal ma	tters, prosecution as to the merits is
closed in accordance with the practice unde	r <i>Ex parte Quayle</i> , 1935 C.	D. 11, 453 O.G. 213.
Disposition of Claims		
4) Claim(s) 25-46 is/are pending in the applica	tion.	
4a) Of the above claim(s) is/are withd	rawn from consideration.	
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>25-46</u> is/are rejected.		
7) Claim(s) is/are objected to.		
8) Claim(s) are subject to restriction and	d/or election requirement.	
Application Papers	•.	
9) The specification is objected to by the Exami	iner.	
10) The drawing(s) filed on is/are: a) a	ccepted or b) objected to	by the Examiner.
Applicant may not request that any objection to t	he drawing(s) be held in abeya	ance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the corr	ection is required if the drawin	g(s) is objected to. See 37 CFR 1.121(d).
11) The oath or declaration is objected to by the	Examiner. Note the attache	ed Office Action or form PTO-152.
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreia) All b) Some * c) None of:	ign priority under 35 U.S.C.	§ 119(a)-(d) or (f).
1. ☐ Certified copies of the priority docume	ents have been received.	
2. Certified copies of the priority docume		Application No
3. Copies of the certified copies of the p		
application from the International Bure		
* See the attached detailed Office action for a l		ot received.
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U.S. Patent and Trademark Office PTOL-326 (Rev. 7-05)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date 1/19/07.

2) Notice of Draftsperson's Patent Drawing Review (PTO-948)

3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)

Attachment(s)

4) Interview Summary (PTO-413) Paper No(s)/Mail Date. _____.

6) Other: _

5) Notice of Informal Patent Application (PTO-152)

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DETAILED ACTION

Claim Objections

Claims 28 and 33 are objected to because of the following informalities: they depend on claims 25, but should be dependent op claims 27 and 26 respectively.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public of use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 25-30, 32-36, 42-46 are rejected under 35 U.S.C. 102(b) as being anticipated by Stewart et al. (2003/0043868), hereinafter '868.

Figs 1 and 3 of '868 discloses an optoelectronic module comprising:

25. "a substrate [102] defining a stepped upper surface having a lower portion and an upper portion, the substrate being configured such that a lower surface thereof determines a footprint of the module;

a thermo-electric cooler [200] disposed on the substrate [102];

a laser light source [106] disposed on the thermo-electric cooler [200] such that the thermo-electric cooler is disposed between the substrate [102] and the laser light source [106], wherein the thermo-electric cooler is further thermally coupled to the laser light source to cool the laser light source; and

an electrical connection [110] extending from the upper portion of the upper surface of the substrate [102] to the laser light source [106].

26. "further comprising a structure [300] defining an enclosed environment and including the substrate, wherein:

the substrate [102] is at least partially disposed in the enclosed environment; and the thermo electric cooler [200], the laser light source [106] and the electrical connection [110] are disposed in the enclosed environment.

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- 27. "further comprising a laser light control device [104] disposed on the upper portion of the stepped surface of the substrate [102] and in the enclosed environment [300], the electrical connection [110] electrically coupling the laser light control device [104] to the laser light source [106].
- 28. "wherein the laser light control device [104] includes a driver [current].
- 29. "wherein the thermo-electric cooler [200] includes a plurality of elongated thermo-electric elements [114] disposed substantially in parallel between a top [112] and a bottom [118] portion of the thermo-electric cooler, the top portion [112] of the thermo-electric cooler [200] having a top planar surface that is substantially orthogonal to the thermo-electric elements [114].
- 30. "wherein the laser light source [106] is disposed on the top planar surface of the top portion [112] of the thermo-electric cooler [200].
- 32. "wherein the substrate [102] includes a plurality of vias [holes for 104] electrically connected [110] to the thermo-electric cooler [200] and adapted to dissipate thermo-electricity from the thermo-electric cooler.
- 33. "wherein the thermo-electric cooler [200] and the upper portion of the stepped surface [102] are disposed such that the upper portion is substantially co-planar with a top surface [112] of the thermo-electric cooler. (Fig 2)
- 34. "wherein the substrate [102] includes a substrate body comprising a one-piece component.
- 35. "wherein the thermo-electric cooler [200] is disposed on the lower portion of the stepped surface [102].
- 36. "wherein the substrate [102] includes a plurality of vias [holes for 104] electrically connected to the laser light control device [104].
- 42. "wherein the laser light source [106] comprises a laser diode device.
- 43. "further including a cap [300] partially defining the enclosed environment, the cap being disposed on the substrate [112].
- 44. "further comprising an overhanged ring disposed on a perimeter of the substrate [102] and supporting the cap [300] thereon.
- 45. "wherein the cap [300] includes an optical window [304] adapted to facilitate an

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exit of laser light bundles from the enclosed space.

46. "wherein the optical window includes a flat glass window."

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claim 31 is rejected under 35 U.S.C. 103(a) as being unpatentable over '868 as applied to claim 25 above, and further in view of Watts et al. (6,729,143), hereinafter '143.

'868 discloses an optoelectronic module as described above, in addition '868 discloses using a submount between the laser and the TEC. However, Fig 3 of '143 discloses:

31. "wherein the laser light source [12] is disposed directly on the thermo-electric cooler [31]."

It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of '143 into the device of '868 by placing the laser directly on top of the TEC for at least the purpose of improving the heat dissipation from the laser.

Claims 37-39 are rejected under 35 U.S.C. 103(a) as being unpatentable over '868 as applied to claim 25 above, and further in view of Acklin et al. (6,778,576) hereinafter '576.

'868 discloses an optoelectronic module as described above, but does not disclose:

37. "wherein the laser light source emits light bundles in a direction substantially parallel with a top surface of the thermo-electric cooler, the module further including an optical device disposed on the substrate and adapted to redirect the light bundles from the direction substantially parallel with the top surface of the thermo-electric cooler to a

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direction that is substantially orthogonal to the top surface of the thermo-electric cooler.

- 38. wherein the optical device includes at least one of a mirror assembly and prisms.
- 39. wherein the optical device is disposed on the thermo-electric cooler."

However, Fig 1 of '576 discloses using a mirror and lens assembly disposed on top of a TEC to redirect the light emitted by the laser in a perpendicular direction.

The device disclosed by '868 does not need a light steering assembly since the light emitted by the laser is directed in a vertical direction already. If, however, the laser was positioned to emit light parallel to the substrate then the mirror and lens system disclosed by '572 could have been used to redirect the output light. Therefore, the light steering assembly is not required since the light is emitted in the desired direction. Elimination of an element if its function is not needed is discussed in MPEP 2144.04.

Claim 40 is rejected under 35 U.S.C. 103(a) as being unpatentable over '868 as applied to claim 25 above, and further in view of Rosenberg et al. (6,703,561) hereinafter '561.

'868 discloses an optoelectronic module as described above, but does not disclose:

40. "wherein the substrate includes a ceramic material."

However, '561 discloses making the substrate 70 out of a ceramic material. It would have been obvious to one of ordinary skill in the art at the time of the invention to incorporate the teachings of '561 into the device of '868 by making a ceramic substrate for at least the purpose of improving the heat dissipation from the laser.

Claim 41 is rejected under 35 U.S.C. 103(a) as being unpatentable over '868 as applied to claim 25 above.

'868 discloses an optoelectronic module as described above, in addition '868 discloses making the top plate of the TEC to be T-shaped, but does not discloses:

41. "wherein the thermo-electric cooler comprises a T-shaped bottom portion."

It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the device of '868 by making the bottom portion of the TEC T-shaped for at least the purpose of accommodating the TEC inside the optical module.

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Contact Info

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Marcia A. Golub whose telephone number is 571-272-8602. The examiner can normally be reached on M-F 9-6 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Minsun Harvey can be reached on 571-272-1835. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Marcia A. Golub Assistant Examiner Art Unit 2828

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MINSUN OH HARVEY PRIMARY EXAMINER